

**UNITED STATES DISTRICT COURT**  
**MIDDLE DISTRICT OF FLORIDA**  
**TAMPA DIVISION**

UNITED STATES OF AMERICA,

**Case No. 8:03-CR-77-T-30TBM**

v.

SAMI AMIN AL-ARIAN, et al.,

Defendants.

\_\_\_\_\_/

**DEFENDANT SAMI AL-ARIAN'S MOTION TO ADOPT  
DEFENDANT HATIM FARIZ'S PROPOSED PRELIMINARY JURY  
INSTRUCTIONS WITH LEAVE TO FILE SUPPLEMENTAL INSTRUCTIONS**

The Accused, by and through undersigned counsel, hereby respectfully requests this Honorable Court to permit the Accused to adopt Defendant Fariz's Proposed Preliminary Jury Instructions with leave to supplement the instructions for Dr. Al-Arian by the end of the day tomorrow, June 6, 2005. In support thereof, the Accused would state:

1. HATIM FARIZ's Motion and Memorandum of Law supports many of the identical reasons for such a Motion by the Accused in the case herein.
2. The Accused makes this request to permit him the benefit of HATIM FARIZ's Motion and Memorandum of law without burdening the record with unnecessary repetition and in the interests of judicial economy.

Dated: June 6, 2005

Respectfully submitted,

\_\_\_\_/s/Linda Moreno\_\_\_\_  
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**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 6<sup>th</sup> June, 2005, a true and correct copy of the foregoing has been furnished, by CM/ECF, to Walter Furr, Assistant United States Attorney; Terry Zitek, Assistant United States Attorney; Kevin Beck, Assistant Federal Public Defender, M. Allison Guagliardo, Assistant Federal Public Defender, counsel for Hatim Fariz; Bruce Howie, Counsel for Ghassan Ballut, and to Stephen N. Bernstein, counsel for Sameeh Hammoudeh.

/s/ Linda Moreno  
Linda Moreno  
Attorney for Sami Al-Arian

